To Fax n .:

1-703-308-6251

Page 1 of:

Attention:

EXAMINER STEPHEN E. JON

From:

SMART & BIGGAR

Your file no .:

09/865,680

Reply to Ottawa file no.:

78848-19

ŠMART & BIGGAR

Intellectual Property & Technology Law

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App	AMENDMENT TRANSMITTAL LETTER (Large Entity) cant(s): JEFFREY H. BENNETT, ET AL.						/	D(200	Docket Mr. 9	
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	Serial No. Filin		g Date		Examiner		(Group Art Vait	1	
	09/865,680 05		29/01		Stephen E. Jones			Group Art Spit OFFIC	3	
inve	tion: INPUT POWER LIMITER FOR A MICROWAVE RECEIVER TO THE ASSISTANT COMMISSIONER FOR PATENTS:									
Trans	mitted herev	vith is an	amendment in	n the above-identif	ied appl	ication.				
The f	e has been	calculate	ed and is trans	mitted as shown b	elow.					_
	CLAIMS AS AMENDED									
		CLAIMS	REMAINING	HIGHEST #			C		ADDITIONAL	
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Multip	e Depender	nt Claims	s (check if appl	icable)					\$0.00	
	TOTAL ADDITIONAL FEE FOR THIS AMENDMENT \$0.00									
	Please charge Deposit Account No. in the amount of A duplicate copy of this sheet is enclosed. A check in the amount of to cover the filing fee is enclosed.									
SMA P.O. 900-5 Ottas	I certify that this document and fee is being deposited on with the U.S. Postal Service as first class mail under 37 C.F.R. 1.8 and is addressed to the Assistant Commissioner for Patents, Washington, D.C. 20231.									
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE ATTORNEY DOCKET NO: 78848-19

APPLICATION OF JEFFREY H. BENNETT ET AL) Art Unit: 2817

SERIAL NO: 09/865,680) Examiner: S. E. JONES

FILED: MAY 29, 2001)

FOR: INPUT POWER LIMITER FOR A)

MICROWAVE RECEIVER)

Assistant Commissioner for Patents Washington, D.C. 20231

Dear Sir:

This is in reply to the Office Action mailed January 23, 2003 in connection with the application identified above.

The Applicant elects, with traverse, Species II, corresponding to Fig. 4 as indicated in the Action, for prosecution on the merits in the event that no generic claim is finally held to be allowable. All of claims 1 to 24 apply to this elected Species. In addition to claims 18 and 24 identified in the Action as appearing to be generic, claim 1 is generic to the identified Species.

The Applicant respectfully traverses the Election/Restriction requirement in the Action. The claims do not have a genus/plural species relationship as contemplated by the provisions of US patent law relating to election and restriction. For example, the embodiments of the invention illustrated in Figs. 3 and 4 are not separate species but alternatives in which the

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capacitance of each transmission line section is formed only partly (Fig. 3) or entirely (Fig. 4) by the capacitance of the diodes, as stated in the description relating to these Figures.

Respectfully submitted,

JEFFREY H, BENNETT ET AL

James McGraw /
Registration No. 28,168
Smart & Biggar

Dated: February 17, 2003

JMc/RJH/wfs Smart & Biggar Ottawa, Canada.

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